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NOTICE

The un-mentioned Gazettes of India Extraordinary were published up to the 12th May, 1961 :—

Issue No.	No. and date	Issued by	Subject
56.	G.S.R. 681, dated 10th May, 1961.	Ministry of Finance	The Insurance (Amendment) Rules, 1960.
57.	G.S.R. 682, dated 12th May, 1961.	Do.	Exempting certain variety of cotton yarn from certain excise duty.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (I)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF LAW

New Delhi, the 9th May 1961

G.S.R. 685/(Contract/Amendment 37).—In exercise of the powers conferred by clause (1) of Article 299 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of Law No. G.S.R. 1161, dated the 1st December, 1958 relating to the execution of contracts and assurances of property, namely:—

In the said notification—

1. In part VII which relates to the Ministry of Food and Agriculture under Head A in item 2, Clause (i) for the words "by the Director, Indian Agricultural Research Institute, New Delhi" the words "by the Director or the Registrar, Indian Agricultural Research Institute, New Delhi" shall be substituted.

2. In part XV which relates to the Ministry of Rehabilitation, the following item shall be inserted as item 14, namely:—

“14. Agreements with displaced persons in connection with the disposal of deposits, as defined in the Transfer of Evacuee Deposits Act, 1954 (15 of 1954), received on transfer from Pakistan under the said Act; by the Custodian of Deposits.”

3. In part XIX which relates to the Ministry of Works, Housing and Supply,

(1) Under Head C, for clause (c) of item 1 the following clause shall be substituted, namely:—

“(c) Contracts and other instruments in respect of accommodation provided in public buildings (i) for catering in hotels and tiffin rooms, (ii) for the protection of conveyances belonging to the staff working in such buildings and (iii) for cooperative stores/societies/banks/ canteens, etc., run by employees' associations/societies at Delhi/New Delhi, Simla, Calcutta and Bombay other than those in the President's Estate and the offices of the Indian Audit and Accounts Departments;”

(2) Under Head D for item 6 the following item shall be substituted, namely:—

“6. Contracts and other instruments in respect of accommodation provided in public buildings (i) for catering in hostels and tiffin rooms, (ii) for the protection of conveyances belonging to the staff working in such buildings and (iii) for cooperative stores/societies/banks/ canteens, etc., run by employees' associations/societies other than those in the President's Estate and the offices of Indian Audit and Accounts Departments at places other than Delhi/New Delhi, Bombay, Calcutta and Simla, by Superintending Engineer;”

4. In part XX which relates to the Department of Atomic Energy,

(1) the existing entry under Head B shall be substituted by the following, namely:—

“B. In the case of the Atomic Energy Establishment, Trombay:

1. (i) Contracts relating to works of all kinds;
- (ii) Contracts for the purchase of equipment and stores; and
- (iii) Security bonds for the due performance of their duties by Government servants;

by the Chief Scientific Officer (Chemical Engineering) Atomic Energy Commission, the Chief Scientific Officer the Deputy Chief Scientific Officer, the Superintending Engineer or the Execution Engineer in the Atomic Energy Establishment, Trombay.

2. (i) Contracts for the purchase of equipment and stores, by the Assistant Controller (Purchase and Stores), the Purchase Officer or the Assistant Purchase Officer.

3. (i) All contracts and assurances of property,
(ii) security bonds for the performance of their duties by Government servants;
by the Controller or the Assistant Controller.”

(ii) The existing entries under Heads E and F shall be omitted and Head G shall be renumbered as Head E.

5. In part XXII which relates to the Indian Audit and Accounts Department for item 6, the following item shall be substituted, namely:—

“6. Contracts and other instruments in respect of accommodation provided in public or rented buildings (i) for the protection of conveyances belonging to the staff working in such buildings and (ii) for cooperative stores/societies/banks/canteens, etc., run by employees' associations/societies; by the authority administratively controlling the employees for whom the stores, etc., cater.”

MINISTRY OF HOME AFFAIRS

New Delhi, the 15th May 1961

G.S.R. 686.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules relating to recruitment to non-gazetted posts in the Establishment of the Deputy Commissioner, Andaman and Nicobar Islands, namely:—

1. Short title.—These rules may be called the Deputy Commissioner's Establishment (Andaman and Nicobar Islands) Recruitment Rules, 1961.

2. Application.—These rules shall apply to the non-gazetted posts in the Establishment of the Deputy Commissioner, Andaman and Nicobar Islands.

3. Classification, Scale of Pay, Number of Posts, Method of Recruitment, Age limit, etc.—The classification of the said posts, the scale of pay attached thereto, the number of posts, the method of recruitment, age limit and other matters relating to the said posts shall be as specified in columns 2 to 11 of the Schedule annexed to these rules:

Provided that the age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes and Scheduled Tribes and other special categories in accordance with the general orders issued from time to time by the Government of India.

4. Disqualification.—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts; and

(b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCH

Name of the post	Classification	Scale of pay	No. of posts	Method of recruitment	For direct
1	2	3	4	5	6
1. Tahsildar .	Class III, Non-Gazetted, Non-Ministerial.	Rs. 230—10—290— 15—320—EB— 15—425	Six	50 % by promotion 50% by direct recruitment.	19—23 yrs.
2. Co-operative Inspector.	Do.	Rs. 200—10—290— 15—320—EB— 15—380	One	By promotion failing which by direct recruitment.	19—23 yrs.
3. Revenue Draftsman.	Do.	Rs. 150—5—175— 6—205—EB— 7—240	One	By promotion failing which by direct recruitment.	19—23 yrs.
4. Accounts Supervisor.	Do.	Rs. 130—5—160— 8—200—EB— 8—256—EB— 8—280—10— 300	One	By promotion failing which by direct recruitment.	19—23 yrs.
5. Colonisation Assistant.	Do.	Rs. 130—5—160— 8—200—EB— 8—256—EB— 8—280—10— 300	Eight	50% by direct recruitment 50% by promotion.	19—23 yrs.

DULE

recruitment only Educational & other qualifications	Period of probation if any	Whether age & educa- tional quali- fica- tions will apply in case of pro- motion	Grades/sources from which promotion is to be made	Whether selection post or non-selection post
7	8	9	10	II
Intermediate/ Senior Cam- bridge / Higher Secondary Cer- tificate or equivalent qua- lification.	Two years commen- cing from the date of appointment and liable to extension where work of pro- bationer is un- satisfactory.	No.	Colonisation As- sistant/Revenue Ins- pector with 10 yrs. experience.	Non-selection post. Promotion on the basis of seniority subject to rejection of the unfit.
(i) Intermediate/ Senior Cam- bridge/Higher Secondary Cer- tificate or equivalent qua- lification.	Do.	No.	Account Super- visor, with five years' experience in cooperation.	Do.
(ii) Should have undergone train- ing in coopera- tion and have previous expe- rience in co- operation.				
(i) Matriculation or equivalent qualification.	Do.	No.	Surveyors of Revenue Deptt. with not less than 5 years' ex- perience.	Do.
(ii) Should have passed Revenue Draftman's Test conducted by a recognised Institute.				
(i) Intermediate/ Higher Sec- ondary Cer- tificate or equi- valent qualifi- cation.	Do.	No.	Lower Grade Clerk with 5 years' ex- perience.	Do.
(i) Intermediate/ Higher Sec- ondary Cer- tificate or equi- valent qualifi- cation.	Do.	No.	Lower Grade Clerk with 5 years' ex- perience.	Do.

1	2	3	4	5	6
6. Revenue Inspector.	Class III Non-Gazetted, Non-Ministerial.	Rs. 130—5—160— 8—200—EB— 8—256—EB— 8—280—10— 300.	Two	50% by direct recruitment 50% by promotion.	19—23 yrs.
7. Surveyor	Do.	Rs. 110—4—150— EB—4—170— 5—180—EB— 5—200	Seventeen	50% by direct recruitment 50% by promotion.	19—23 yrs.
8. Patwari	Do.	Rs. 85—2—95— 3—110—EB— 3—128.	Nineteen	By direct recruitment.	19—23 yrs.
9. Chairman .	Class IV Non-gazetted.	Rs. 70—1—80— EB—85.	Sixty-two	By direct recruitment.	18—25 yrs.

7

8

9

10

II

(i) Intermediate/ Higher Sec- ondary or equi- valent qualifi- cation.	Two years commen- cing from the date of appointment and liable to extension where work of pro- bation is unsatisfactory.	No.	Lower Grade Clerks/ Patwaris with five years' experience.	Non-selection post. Promotion on the basis of seniority subject to rejection of the unfit.
(i) Matriculation or equivalent qualification.	Do.	No.	Patwaris with three years' experience.	Do.
(ii) Should have undergone training in Re- venue Survey at a recognised institute.				
(i) VIII Stan- dard.	Do.			
(ii) Should have undergone training in Revenue Sur- vey or experi- ence in such work.	Nil.	Do.

[No. 4/56/60-ANL.]

S. C. VAJPEYI, Under Secy.

1	2	3	4	5
<i>“Hospital</i>				
All Posts	Medical Super- intendent and Staff Surgeon.	Medical Super- intendent and Staff Surgeon.	All	Commandant.”

(3) in Part III, under the heading "Central Reserve Police Hospital"

(i) before the sub-heading "Office of the Deputy Inspector General of Police" and the entries relating thereto, the following sub-heading and entries shall be inserted, namely :—

I 2 3 4 5

"Office of the Inspector General of Police.

(ii) after the sub-heading "Office of the Commandant" and the entries relating thereto, the following sub-heading and entries shall be inserted namely:—

1 2 3 4 5

*"Office of the Principal,
Central Training
College.*

All posts Principal Principal All Deputy Inspector
General of Police, etc.

[No. F. 15/14/61-VIG.]

T. C. A. RAMANUJACHARI, Dy. Secy.

New Delhi, the 16th May 1961

G.S.R. 688.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Governments of the States concerned, hereby makes the following Rules, namely:—

2. These Rules may be called the All India Services (Conditions of Service—Residuary Matters) Amendment Rules, 1981.

3. In the All India Services (Conditions of Service—Residuary Matters) Rules, 1961, to clause (b) of rule 2, the following proviso shall be added, namely:

"Provided that no order granting gratuity and pension to a member of an All India Service or his family members, under the relevant extraordinary pension Rules applicable to officers of the State Civil Services, Class I, shall be passed by the State Government except after consultation with the Union Public Service Commission"

[No. F. 9/2/1960-AIS(III) 1]

B. N. TANDON Dy. Secy.

MINISTRY OF FINANCE
(Department of Revenue)

CUSTOMS

New Delhi, the 20th May 1961

G.S.R. 689.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 145-Customs, dated the 10th May, 1958, namely:—

In the said notification, for paragraph (1), the following paragraph shall be substituted, namely:—

“Aircrafts, aircraft parts, aircraft engines and aircraft engine parts”.

[No. 56.]

S. VENKATESAN, Dy. Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 20th May 1961

G.S.R. 690.—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after sub-item No. (7) of Serial No. 6, the following shall be inserted, namely:—

“(8) Articles made of Acrylic Composition”.

[No. 57/F. No. 34/293/59-Cus. IV.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 20th May 1961

G.S.R. 691.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 21st June 1961.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

1. These Rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the entries shown against Serial Number 2, the following entries shall be substituted, namely:—

“2. Plastic goods other than spectacle frames, leather cloth, Polyvinyl chloride cables and plastic sequins, that is to say—

(1) Phenol formaldehyde moulding powder	Thirty two rupees and ninety nine naye paisa per quintal.
(2) Polystyrene moulding powder	Forty three rupees and thirty two naye paisa per quintal.
(3) Polyvinyl Chloride Sheet	Sixty eight rupees and thirty four naye paisa per quintal.
(4) Urea formaldehyde moulding powder	Thirty rupees and thirty six naye paisa per quintal.

(5) Articles or component parts of any articles which are made wholly of any one, and not more than one, of the following materials :—	
(i) Cellulose acetate moulding powder or cellulose acetate sheets, rods, etc.	Three hundred and thirty five rupees and seven naye paise per quintal.
(ii) Cellulose acetate butyrate moulding powder	Three hundred and forty five rupees and seventy five naye paise per quintal.
(iii) Cellulose nitrate sheets, films, rods or tubes	Two hundred and fifty four rupees and forty naye paise per quintal.
(iv) Phenol formaldehyde moulding powder	Forty nine rupees and seventy nine naye paise per quintal.
(v) Polyamide (Nylon) moulding powder	Nine hundred and sixty two rupees and twenty two naye paise per quintal.
(vi) Polymethyl methacrylate (Perspex) sheets, films rods or tubes.	Four hundred and ninety three rupees and fifty six naye paise per quintal.
(vii) Polystyrene moulding powder	Fifty rupees and ninety six naye paise per quintal.
(viii) Urea formaldehyde moulding powder	One hundred and nineteen rupees and nine naye paise per quintal.
(ix) Urea formaldehyde sheeting	Seventy one rupees and ninety three naye paise per quintal.
(6) Articles made of polyethylene moulding powder	Three hundred and eight rupees and twelve naye paise per quintal.

Provided that the exporter produces evidence to the satisfaction of the Customs Collector that a quantity of polyethylene moulding powder equal to the quantity of articles of polyethylene moulding powder being exported, has been imported by him within the period of six months immediately preceding the date of such exportation, and that this quantity of imported polyethylene moulding powder has not been

- (i) similarly correlated to, and accounted for against, any other previous exportation of articles of polyethylene moulding powder; or
- (ii) previously re-exported as such, or in any other form with or without claim for drawback.

Provided further that in the case of export being made by an exporter on behalf of a manufacturer of articles made of polyethylene moulding powder, the exporter may produce evidence to the satisfaction of the Customs Collector that the quantity of Polyethylene moulding powder being exported has been imported by the manufacturer of the articles within the period of six months immediately preceding the date of such exportation and that this quantity of imported Polyethylene moulding powder has not been accounted for in the manner prescribed in the foregoing proviso, and provided also that the exporter furnishes a certificate from the manufacturer of the article in support of the claim made by the exporter.

(7) Articles made of Polyvinyl Chloride composition.	Two hundred and twenty eight rupees and twenty three naye paise per quintal.
(8) Articles made by Acrylic Composition	Four hundred and fifty three rupees and thirty two naye paise per quintal."

[No. 58/F. No. 34/293/59-Cus. IV.]

G.S.R. 692.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing item at Serial No. 82 and entries relating thereto, the following shall be added, namely:—

“83 Hacksaw Blades”.

[No. 59/F. No. 34/109/61-Cus.IV.]

G.S.R. 693.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 60 and the entries relating thereto the following shall be substituted, namely:—

“60 (i) Matches
(ii) Fireworks”

[No. 60/F. No. 34/107/61-Cus.IV.]

G.S.R. 694.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the existing item at Serial No. 41 and the entries relating thereto, the following shall be added, namely:—

“42 Alumina Ferric

Three rupees and ten naye paise per metric ton.”

[No. 61/F. No. 34/57/61-Cus. IV.]

G.S.R. 695.—In exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, the same having been previously published as required under the said sub-section (3) of section 43B, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial Number 14 and entries relating thereto, the following shall be substituted, namely:—

“14. Staple fibre yarn of fabrics made therefrom Six rupees and five naye paise per fifty Kilogrammes.”

[No. 62/F. No. 34/153/60-Cus. IV.]

G.S.R. 696.—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 21st June, 1961.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

DRAFT RULES

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 13, the following shall be substituted, namely:—

"13. Ivory products Twenty five rupees and five naye paise per kilogramme."

[No. 64/F. No. 34/64/61-Cus. IV.]

Corrigendum

New Delhi, the 20th May 1961

G.S.R. 697.—In the rate of drawback on export of Sacking, notified against entry No. 9(ii) of the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the Ministry of Finance (Department of Revenue) Notification No. G.S.R. 188 (16/F. No. 34/172/60-Cus. IV), dated 18th February, 1961, for the words "One rupee and eighty two naye paise per metric ton" read "Two rupees and eighty naye paise per metric ton".

[No. 63/F. No. 34/172/60-Cus. IV.]

M. C. DAS, Dy. Secy.

RESERVE BANK OF INDIA

(Exchange Control Department—Central Office)

Bombay, the 26th April 1961

G.S.R. 698.—In pursuance of the notification of the Government of India in the Ministry of Finance No. 12(11)F.1/48, dated the 25th August 1948, restricting the bringing or sending into India of gold and silver, the Reserve Bank of India hereby permits a person to bring into India his personal jewellery made wholly or mainly of gold, which is worn on his person or which forms part of his personal baggage, provided that the value of such jewellery does not exceed the limit specified in the rules made by the Chief Customs authority under Section 75 of the Sea Customs Act, 1878, for import free of customs duty or the value of which, being in excess of the above said limit, is passed by the customs authorities on payment of the customs duty prescribed by law.

[No. F.E.R.A. 186/61-R.B.]

G.S.R. 699.—In pursuance of sub-section (2) of section 8 of the Foreign Exchange Regulation Act, 1947 (VII of 1947), the Reserve Bank is pleased to permit—

- (i) any person ordinarily resident in India, to take at any one time out of India, except to Pakistan, personal jewellery made mainly or wholly of gold up to Rs. 2,000/- in value, which is worn on his person or which forms a part of his personal baggage;
- (ii) any person not ordinarily resident in India to take out of India except to Pakistan jewellery made mainly or wholly of gold without limit provided that the jewellery was previously brought by him into India from abroad with the permission of the Customs Officers under the rules made by the Chief Customs authority under section 75 of the Sea Customs Act, 1878.

[No. E.E.R.A. 187/61-B.B.1]

H. V. B. JENGAB Governor

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 16th May 1961

G.S.R. 700.—In exercise of the powers conferred by sections 5 and 6 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act No. VIII of 1882), as applied to the Port of Kandla in the Ministry of Transport Notification No. 14-P(89)/49-I, dated the 29th June, 1950, the Central Government hereby makes the following amendment in the Ministry of Transport notification No. 3-P.II(137)54-I, dated the 1st October, 1955, namely:—

In Chapter I appended to the said notification, under 'scale A-Wharfage', in note 9, for the words "for two years", the words "for four years" shall be substituted.

2. The amendment hereby made shall be deemed to have been made and taken effect on the 6th April, 1961.

[No. 2-PG(11)/61.]

M. V. NILAKANTA AYYAR, Under Secy.

(Department of Communications & Civil Aviation)
(Posts & Telegraphs Board)

New Delhi, the 12th May 1961

G.S.R. 701.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes the following rules further to amend the Indian Telegraph Rules, 1951, namely:—

1. These rules may be called the Indian Telegraph (Fifth amendment) Rules, 1961.
2. In rule 136(2) of the Indian Telegraph Rules 1951, for the figures "75", the figures "200" shall be substituted.

[No. 35-19/61/T-2.]

S. R. BANERJEE,

Controller of Telegraph Traffic.

MINISTRY OF WORKS, HOUSING & SUPPLY

New Delhi, the 9th May 1961

G.S.R. 702.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes, the following rules in supersession of the existing rules regulating the method of recruitment to the post of Examiner of Stores (Selection Grade)—Class II in the Inspection Wing of the Directorate General of Supplies and Disposals, New Delhi:—

1. *Short title.*—These rules may be called the Examiner of Stores (Selection Grade) Class II (office of the Directorate General of Supplies & Disposals) Recruitment Rules, 1961.

2. *Application.*—These rules shall apply to recruitment to posts specified in column 1 of the schedule annexed hereto.

3. *Number, classification and scale of pay.*—The number, classification of the post and the scale of pay attached thereto shall be as specified in columns 2, 3 and 4 of the said schedule.

4. *Method of recruitment.*—The method of recruitment and other matters connected therewith shall be as specified in columns 5 to 11 of the said schedule.

5. *Disqualification:*

(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and

(b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Recruitment Rules for the posts of Examiner of Stores & Examiner of Stores (Assaying) in

Name of the post	No. of posts	Its classification & whether gazetted or non-gazetted	Scale of pay	Whether selection or non-selection post	Method of recruitment (i.e. whether by direct recruitment, by promotion or by transfer and percentages of vacancies to be filled by various methods)
1	2	3	4	5	6
Examiner of Stores in Selection Grade.	39	Class II Non-gazetted	Rs. 325—15— 475—EB— 20—575.	Non-ministerial.	By promotion.
Examiner of Stores (Assaying) in Selection Grade.	4	Class II Non-gazetted	Rs. 325—15— 475—EB— 20—575.	Non-ministerial.	Non-Selection By post.

the Selection Grade in the Inspection Wing of D.G.S. & D.

Period of probation, if any Educational & other qualifications required Age limit for direct recruitment In case of vacancies filled by promotion/ transfer/grades/ sources from which promotions/transfers are to be made Circumstances under which U.P.S.C. to be consulted in making recruitment

7	8	9	10	11
No	Not applicable.	Not applicable.	Promotion from the Examiners of Stores (Ordinary Grade).	No
No	Not applicable.	Not applicable.	Promotions from the Examiners of Stores (Ordinary Grade).	No

[No. ESII-49(12)/59.]

R. RAJAGOPALAN, Under Secy.

(Central Boilers Board)

New Delhi, the 12th May 1961

G.S.R. 703.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (3 of 1923), the Central Boilers Board hereby makes the following regulations further to amend the Indian Boiler Regulations, 1950, the same having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

1. These Regulations may be called the Indian Boiler (Twelfth Amendment) Regulations, 1961.
2. In the Indian Boiler Regulations, 1950, in clause (a) of regulation 500, the words "Where the economiser heating surface is designed to permit the generation of steam and there are no valves interposed between this heating surface and the boiler drum, then the economiser shall be designed in accordance with the Chapters I to VIII of the Regulations where these apply" shall be omitted.

[No. S&PII/BL-9(1)/60.]

M. N. KALE, Secy.

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 16th May 1961

G.S.R. 704.—In exercise of the powers conferred by clause (b) of sub-section (3) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby directs that with effect from the 30th June, 1961, the said Act shall apply to the following classes of establishments, in each of which twenty or more persons are employed, namely:—

1. Hotels.
2. Restaurants.

[No. PF.II.3(7)58.]

G.S.R. 705.—Whereas the Central Government is of opinion that a provident fund scheme should be framed under the Employees' Provident Funds Act, 1952 (19 of 1952), in respect of the employees of the industries specified in the Table below:

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the said Act, the Central Government hereby directs that with effect from the 30th June, 1961, the said industries shall be added to Schedule I of the said Act.

TABLE

1. Petroleum or natural gas exploration, prospecting, drilling or production.
2. Petroleum or natural gas refining.

[No. PF.II-4(10)/59]

G.S.R. 706.—In exercise of the powers conferred by clause (b) of sub-section (3) of section 1 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby directs that, with effect from the 30th June, 1961, the said Act shall apply to every establishment engaged in the storage or transport or distribution of petroleum or natural gas or products of either petroleum or natural gas and employing twenty or more persons.

[No. PF.II-4(10)/59]

P. D. GAIHA, Under Secy.